

EP 1 7 '04 5-

# McALLEN NATIONAL BANK



### SURFACE TRANSPORTATION BOARD

September 15, 2004

VIA FEDERAL EXPRESS AIRBILL NO. 8385 4050 6597 Mr. Vernon Williams, Secretary Surface Transportation Board Recordation Dept. 1925 K Street NW, Suite 700 Washington, D.C. 20423



Re:

Texas Railcar Leasing Company, Inc.

Dear Mr. Williams:

I have enclosed an original and one certified copy of the document described below, to be recorded, pursuant to Section 11303, Title 49 of the U.S. Code.

The document described is the Security Agreement, being the primary document, dated July 12, 2004. A description of the equipment covered by the document is as follows:

Fifty-eight (58) 2,931 cubic feet covered top hopper railcars:

TRLX	TRLX	<u>TRLX</u>	$\underline{TRLX}$
5398	5382	5366	5350
5399	5383	5367	5351
5501	5384	5368	5352
5502	5385	5369	5353
5503	5386	5370	5354
5504	5387	5371	5355
5505	5388	5372	5356
5506	5389	5373	5357
5507	5390	5374	5358
	5391	5375	5359
<b>5 Pressure Differential Hoppers</b>	5592	5376	5360
80288	5593	5377	5361
80289	5394	5378	5362
80290	5595	5379	5363
80291	5596	5380	5364
80292	5597	5381	5365

Mr. Vernon Williams Correspondence Page Two

A fee of \$30.00 is enclosed. Please return the original and the extra copy, if it is not needed by the Commission for recordation, to Mario Ysaguirre, Senior Vice President, McAllen National Bank, 1801 S. McColl Road, McAllen, TX 78502.

A short summary of the document to appear in the index is as follows

A Security Agreement by Texas Railcar Leasing Company, Inc., P.O. Box 1330, McAllen, Texas, dated July 12, 2004, covering fifty-eight (58) 2,931 cubic feet covered top hopper cars, and five (5) pressure differential hoppers.

Sincerely.

Mario Ysaguirre, Senior Vice President

/jmf Enclosures

PATTI DELAGARZA
Notary Public, State of Texas
My Commission Expires
03-22-2008

Notary Public in and for the State of Texas

I conff	22600

SECURITY AGREEMENT

DATE OF AGREEMEN 07/12/2004

#### DERTOR'S NAME(S)

TEXAS RAILCAR LEASING COMPANY, A Texas Corporation

SECURED PARTY'S NAME AND ADDRESS

MCALLEN NATIONAL BANK P.O. BOX 5555 MCALLEN, TX 78503

PO BOX 1330

MCALLEN, TX 78505 GRANT OF SECURITY INTEREST. For value received, the undersigned (referred to as "Debtor" whether one or more) grants to Secured Party named above a security interest in the Collateral described below to secure the payment of the "Indebtedness" (as defined below) and performance of all Debtor's obligations and agreements in this Agreement or other documents evidencing the Indebtedness. For purposes of this Agreement, any term used in the Uniform Commercial Code, as adopted and revised from time to time in the State of Texas in the Texas Business and Commerce Code ("UCC"), and not defined in this Agreement has the meaning given to the term in the UCC. Debtor's location (if other than the address reflected above) is in the state of TEXAS

DESCRIPTION OF COLLATERAL. The "Collateral" shall include: PURCHASE MONEY INTEREST CLAIMED. All equipment of whatever kind or nature, wherever located, now owned or hereafter acquired, and all returns, repossessions, exchanges, substitutions, replacements, attachments, parts nereatter acquired, and all returns, repossessions, exchanges, substitutions, replacements, attachments, parts, accessories, and accessions thereto and thereof and all proceeds thereof, (whether in the form of cash, instruments, chattel paper, general intangibles, accounts or otherwise); including, but not limited to the following fifty-eight (58) hopper railcars: TRLX #5350 THROUGH TRLX #5399 & TRLX #5500 TRHOUGH TRLX #5507. And a additional ten (10) hopper railcars: TRLX # 80288 THROUGH TRLX #80292

The full assignment of all leases regarding the sixty-eight (68) railcars purtaining to Promissory Note #22600, in the amount of \$884,000.00, with McAllen National Bank, wherever located, now owned or hereafter acquired, and all proceeds thereof (whether in the form of cash, lease agreements, instruments, chattel paper, general intangibles, accounts or otherwise). The borrower and its assigns agree that none of the above referenced railcars will leave the boundaries of the United States of America.

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This term "Collateral" also includes to the extent not listed above as original collateral:

SURFACE TRANSPORTATION BOARD

- (1) After-Acquired Property. After-acquired property; provided, however, the security interest will not attach to (a) consumer goods, other than an acquires rights in them within 10 days after the Secured Party gives value; or (b) a commercial tort claim. sion when given as additional security, unless the Debtor
- eeds, products, additions, substitutions and accessions of the Collateral
- Deposits. Unless prohibited by law, any property (excluding Individual Retirement Accounts and other qualified retirement accounts), tangible or intangible, in possession of Secured Party at any time during the term of this Agreement, or any indebtedness due from Secured Party to Debtor and any deposit or credit balances due from Secured Party to Debtor, and Secured Party to Debtor, and Secured Party may at any time while the whole or any part of the Indebtedness remains unpaid, whether before or after maturity thereof, be appropriated, held or applied toward payment of the Indebtedness or any obligation of Debtor to Secured
- Party.

  III. SECURED INDEBTEDNESS. The security interest granted under this Agreement secures the following (referred to as the "Indebtedness"): (1) the performance of all of the agreements, obligations, covenants and warranties of Debtor as set forth in this Agreement or any other agreement between Debtor and Secured Party, (2) all liabilities of Debtor to Secured Party on the property link and description, including (a) all promissory notes given from Debtor to Secured Party of bold in the property of t

IV. GENERAL PROVISIONS.

collection and enforcement, sale or other liquidation of any of the Collateral.

V.

GENERAL PROVISIONS.

1. WAIVERS. No act, delay or omission, including Secured Party's written express waiver of a remedy after any default under this Agreement, shall constitute a waiver of any of Secured Party's rights and remedies not expressly waived in writing under this Agreement or any other agreement between the parties. All of Secured Party's rights and remedies are cumulative and may be exercised singly or concurrently. The waiver or exercise of any one or more rights or remedies will not be a waiver or a bar to the exercise of any other rights or remedies will not be a waiver or a bar to the exercise of any other rights or remedies will not be a waiver of as a specified or allowed by this Agreement will be effective unless in writing and signed by a duly suthorized officer of Secured Party. Acceptance of any partial or late payment shall not constitute a waiver of any requirement of this Agreement or impose any additional notification duties upon Secured Party. Debtor and all other signers, including guarantors, waive presentment, notice of dishonor and protest, notice of default, notice of intention to accelerate and notice of acceleration and consent to any and all extensions of time for any term or terms regarding payment due, partial payments, or renewals before or after maturity. Pebtor and all other signers, including guarantors, further consent to substitution, impairment, release or nonperfection with regard to the Collateral, and the addition or release of or agreement not to use any party or guarantor.

2. AGREEMENT BINDING ON ASSIGNS. This Agreement incress to the benefit of Secured Party's successors and assigns, and is binding upon Debtor's heirs, executors, administrators, representatives, successors and permitted assigns (and all persons who become bound as a debtor to advances under any instrument or document secured by this Agreement.

3. CHANGES IN TERMS. Secured Party reserves the right to change an

6. JOINT AND SEVERAL RESPONSIBILITY OF DEBTOR AND SURETIES. The responsibilities of Debtor and any co-debtor, guarantor, surety or accommodation party under this Agreement are joint and several, and the references to Debtor in this Agreement shall be deemed to refer to each such person, including any person who pledeps Collateral even if such pledgor is not otherwise liable under any promissory note, guaranty or other instrument secured by this Agreement.

7. SEPARABILITY OF PROVISIONS. If any provision of this Agreement shall for any reason be held invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision of this Agreement, and this Agreement shall be construed as if such invalid or unenforceable provision had never existed.

GOVERNING LAW. This Agreement shall be construed and enforced in accordance with the laws of the State of Texas, except to the extent that the UCC provides for application of the law where the Debtor or the collateral is located (if other than Texas) as the case may be.

9. ENTIRE AGREEMENT. This Agreement, together with any mortgage of real estate which may be Collateral, constitutes the entire agreement between the parties with respect to the subjects addressed herein. This Agreement any be amended or modified only by a writing signed by Secured Party specifying that it is a modification, amendment or addition to this Agreement.

7. EVENTS OF DEFAULT. Debtor shall be in default under this Agreement upon the happening of any one or more of the following events or coolditions, called "Events of Default" in this Agreement:

1. If any warranty, covenant, agreement, representation, financial information or statement made or furnished to Secured Party to enter into this Agreement or under any other agreement or obligation of behalf to induce Secured Party to enter into this Agreement or under any other agreement or obligation of behalf to induce Secured Party to enter into this Agreement or inder any other agreement or obligation of behalf to induce Se

2. If any payment required in this Agreement of under any other agreement with the terms of the applicable contract.

Secured Parry or to other is not made when due or in accordance with the terms of the applicable contract.

3. If Debtor defaults in the performance of any covenant, obligation, warranty, or provision contained in this Agreement or any other agreement, mortgage or obligation of Debtor to Science Parry or to others, including without limitation Debtor's failure to insure the Collateral or unlawful use of the Collateral.

4. If any even or condition exists or occurs which results in acceleration of the maturity of any obligation of Debtor to Secured Parry or to others under any note, mortgage, indenture, agreement, or undertaking.

5. If anyone mees any levy against or seizes, garnishes or attaches any of the Collateral; for the Collateral without Secured Parry for two first of the Collateral subject of the Collateral without Secured Parry for or written consent as required by this Agreement or any mortgage executed in connection with this Agreement.

6. If the Collateral is lost, stolen, substantially damaged or destroyed.

7. If, in Secured Parry's judgment, the Collateral becomes unsatisfactory or insufficient in character or value, and upon request Debtor fails to provide additional Collateral as required by Secured Parry.

8. If at any time Secured Parry, in its sole discretion, believes the prospect of payment or performance of any duty, coverant, warranty or obligation secured by this Agreement is impaired.

9. If Debtor or any guarantor or surety dies, dissolves, terminates existence, or becomes insolvent; if a receiver is appointed over any part of Debtor for property or any part of the Collateral; if the performance of any duty, coverant, warranty or obligation secured by this Agreement is impaired.

9. If Debtor or any guarantor or surety dies, dissolves, terminates existence, or becomes insolvent; in the collateral in the collateral in the port.

10. If the Collateral is removed from t

I. ADDITIONAL PROVISIONS. The undersigned specifically agree to all of the "Additional Provisions" on the reverse side of this Agreement.

SECURED PARTY'S SIGNATURE  MCALLEN NATIONAL BANK	TEXAS RAILCAR LEASING COMPANY,	SIGNATURE(S) A Texas Corporation
	By: GRACE P. NOVELL, EXEC. VICE PRESIDENT	. H. N
Mult		
MARIO YSAGUIRRE, SR. VICE		
Form TX725		© Copyright 06/01 American Bank Systems

## DEBTOR EXPRESSLY REPRESENTS, WARRAN COVENANTS AND AGREES:

- 1. FINANCIAL INFORMATION. All applications, balance sheets, earnings stamemats, and other financial which is secured by any security agreement executed by Debtor in Secured Party's favor, including the information and representations which have been, or may later be, furnished to Secured Party to induce it to enter Agreement, unless such security would cause Secured Party to be in violation of a right of resistant or as into or continue a lanacial transaction with Debtor farity represent Debtor's financial condition as of the date and restriction with which case, to that extent, such amounts will not be secured. The amount of or the period shown in such documents. All information furnished to Secured Party at any time and in any form its, Debtor's finalish complete to give Secured presents and strictionary complete to give Secured presents and strictionary complete to give Secured presents are provided in the instrument secured by this Agreement. Any notice Secured Party so elects, such financial information about Debtor's fanacial condition has not changed materially since the effective date of the last turnished financial condition has not changed materially since the effective date of the last turnished financial construction and the proformance of the duties specified in the notice.
- 2. INFORMATION ON COLLATERAL. Debtor will furnish to Secured Party information adequate to identify the all Collateral, in a form and at such times as Secured Party super request. Debtor also will deliver to Secured Party in Secured Party in the Collateral, seeing the recommendation of a time of a function of the influence of the duties specified in the notice.

  12. POSSESSION. Debtor shall have possession of the Collateral, except where expressly otherwise provided in the all Collateral, in a form and at such times as Secured Party may request. Debtor also will deliver to Secured Party in Secured Party in security interest and observable to the Collateral is in the possession of a third party of Secured Party is security interest and obtaining an acknowledgment from the and describing the Collateral, as well as true copies of all contrasts to furnish goods or services to Debtor will not be considered party in notifying the latter party of Secured Party is security interest and obtaining an acknowledgment from the and describing the Collateral security interest gamed by this Agreement and enable Secured Party in the collateral security interest gamed by this Agreement and enable Secured Party in obtaining control with respect to Collateral distributions from or interest in the Collateral.
- 3. OWNERSHIP FREE OF ENCUMBRANCES. Except for the security interest granted by this Agreement or by a mortgage executed in connection with this Agreement, and except for any security interest granted by this Agreement or become the owner of the Collateral for has rights in or the power to transfer the Collateral for has rights in the form of any principal form or principal form o
- 4. FINANCING STATEMENTS. No Financing Statement or Lim Burry Form covering the Collateral is any pulled in fine except in one policy of the Executed parts and provide such other than the fine executing one or more the Burry Forms. Financing Statement or Effective Planacing, Statement is sufficient as a statisticatory to Secure Party and provide such other documents as may be required from time to time in other collaterals in form to action of the security provide such other documents as may be required from time to time in other
- 6. SALE, LEASE OR DISPOSITION OF COLLATERAL PROHIBITED. Debtor shall not sell, mortgage, transfer, exchange, lease, hypothesue, assign, license, grant any other security interest or otherwise dispose of all or any part of the Collateral or Debtor's rights in it, without first obtaining Secured Parry's written consent. Secured Parry deems it necessary to preserve the Collateral or Debtor's rights in it, without first obtaining Secured Parry's ownten consent. Secured Parry deems it necessary to preserve the Collateral and upon Secured Parry's consent may be founditioned upon any requirements (including; but not limited to, the application of Parry's demand, with an appropriate credit for its value, Debtor will make available to Secured Parry all feed, both report of the protects to obligations secured by this Agreement, which Secured Parry deems to the offer the protection of its hay and grain, and all equipment counted by Debtor and used in the feeding and handling of the livestock, Debtor security interest. Secured Parry is consent will not be deemed to be effective unless and until such requirements and will cooperate with Secured Parry and use Debtor's best efforts to allow Secured Parry use of all Debtor's right, requirement that Debtor furnith a Statement value of the Secured Parry and use Debtor's best efforts to allow Secured Parry and use Debtor's best efforts to allow Secured Parry use of all Debtor's right, requirement that Debtor furnith a Statement Parry and use Debtor's best efforts to allow Secured Parry and use Debtor's best efforts to allow Secured Parry use of all Debtor's right, requirement that Debtor furnith a Statement Parry and use Debtor's best efforts to allow Secured Parry and use Debtor's best efforts to allow Secured Parry use of all Debtor's right, requirement and paralege.

- 14. CHATTEL PAPER. If the Collateral includes chattel paper, Debtor will not create any chattel paper acceptable to Secured Party indicating that Secured Party has a security interest in the chattel paper.

- Financing Statement.

  5. LICATION OF COLLATERAL, RECORDS, INVENTORY AND EQUIPMENT. Debots will give Secured Parry written notice of each office of location at which the Collateral and Debots's records pertaining to the Secured Parry written notice of each office of location at which the Collateral and Debots's records pertaining to the Collateral are and shall be loop at Debots's affect executive office. Debots of the Collateral are and shall be loop at Debots's faired executive office. Debots of single executive office. Debots office executive office. Debots office executive office. Debots office executive office. Debots of single execut

ANTERNACE AND INSPECTION. Debtor, at its own expense, shall be learned printing of the livestack. Debtor conditions share before grant of accounting same benefits of the college of the c

## REMEDIES

Upon the occurrence of an Event of Default, and stary later time, Secured Party may, except as otherwise provided by law, at its option and without notice or demand to Debort, excrites any and all rights and remedies provided by monitoring of the UCC, as well as all other rights and remedies Postured Party and provided by monitoring of the UCC, as well as all other rights and remedies Secured Party possesses, including but not limited to the right to the UCC, as well as all other rights and remedies Secured Party passesses, including but not limited to the right to the UCC, as well as all other rights and remedies Secured Party passesses, including but not limited to the right to the UCC, as well as all other rights and remedies Secured Party passesses, including but not limited to the right to the UCC, as well as all other rights and remedies Secured Party passesses, including but not limited to the right to the right to the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies Secured Party and passes and the UCC, as well as all other rights and remedies and very secured to the UCC, as well as all other rights and remedies provided by manifer to monitor and the passes and the UCC, as well as all other rights and remedies provided by manifer to monitor with a passes and the under the UCC, as well as all other rights and remedies provided the under the UCC, as well as all other rights and remedies provided to the UCC, as well as all other rights and remedies provided to the UC

Agreement shall be paid to Debtor

7. Secured Party shall not be liable for failing to collect any account, enforce any contract right, or any other accounts and the Collateral and any personal property in or faith or failing to collect any account, enforce any contract right, or any other accounts and the Collateral, and for this purpose Secured Party is granted authority to enter into and upon any reasonable manner. If to use the account usage of parties are in a commercially associated with the Collateral, and for this purpose Secured Party is granted authority to enter into and upon any reasonable manner if to act in a commercially reasonable manner. Secured Party shall not usage of parties are in a faith or failure to act in a commercially associated with great and the consistent wifi general commercial usage of parties in an instrument or closured Party is order and any part of such that standard shall not consistent usage of parties within the consistent of Secured Party is a faith and any part of such that standard shall not consistent usage of parties within the parties of Secured Party is the save and in a standard shall not consistent with general commercial usage of parties within the consistent and the parties of Secured Party is consistent with general commercial usage of parties within the consistent with general commercial usage of parties within the consistent with general commercial usage of parties within the consistent with general commercial usage of parties within the consistent with general commercial usage of parties and any parties and any parties of Secured Party is consistent with general commercial usage of parties and any other and secured party and any parties and any other and secured parties and any account, enforcement of Secured Party is consistent with general commercial variety and any other and any other and any other and secured party and any account, enforcement of Secured Party

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